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LEGISLATIVE	Ŏ.	1 10 15	To: Wathen J. Dylonan Wamogordo, NW[88310]
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2			ALBUQUERQUE, NEW MEXICO
¥	F	K 🖔	333 Lomus Blub, NW.
é		T Z	CLERK
2	2 2	5 \$	RE: CHRRY V. NEW MOYER, ET AL ; IN-JOINDER WITH
Ē	S.	7 <del>2</del>	17th SubiciAL District; Otero County; State of Colorado:
ر ح		Z	Federal Case No.# 2:17-CV-01079-BB-GJF (iam)
XECTO	\$ W.	**************************************	A CC 1 ( / 1 1 : / - )
X X	N D	رنگ ( ان	FAILURE OF TWELFTH JUDICIARY TO PROVIDE HONEST SERVICES
47	<b>E</b> '		AS CONTRACTED; @ BREACH OF CONTRACT; (3) BREACH OF TRUST;
hee.	<u> </u>		BREACH OF THE PERCE ! CIVIL DROER; (5) CONSTRUCTIVE FRAND;
	F		G CRIMINAL CONVERSION OF TRADITIONAL, COMMON, UNALIENABLE, CONSTITUTIONAL RIGHTS! @ OPERATING IN MONOPOLY; AS
内できる	2	2 n 2	PER THE SHERMAN ANTITIONS ACT; IL TAFT-HARTLEY HCT;
	<b>0</b> , <b>≤</b> 3	T C	(8) FAILURE OF STATE : JUDICIARY TO FRODUCE THEIR LEGISLATIVE  AUTHORITY TO ASSUME, CONVEY ASSIGN, OR TRANFER, OR
10 WTICHAR		TANIA L	EVEN POSSESS SUBJECT MATTER JURISDICTION OVER THE LIVING
5	2 9		AFFIANT; (9) FAILURE OF THE STATE : JUDICARY TO PRODUCE TO
Comst	www.	CT ION	THE RECORD ANY CLAIM WYOM WHICH A COURT COULD GRANT A REMEDY ! (1) FAILURE OF THE STATE ! JUDICIARY TO PRODUCE
	4	7 %	TO THE RECORD THE CORPUS DILECTI PROVING THAT THE AFFIANT
<del></del>	···-		page#1 of 10

and the Corporate, Corpreal, artificial, fictional? Palarical ad FERSON NAMED IN THE CHARGING DOCUMENTS ARE ONE IN THE SAME: OF FAILURE OF STATE JUDICIARY TO PRODUCE TO THE RECORD THE CERTIFICATE OF DEATH "THAT WOULD AUTHORIZE THE JUDICIARY'S \$ > ADMINISTRATIVE / MINISTERIAL PROBATE COURTS TO L ASSUME PERSONAL OF SUBJECT MATTER JURISDICTION OVER THE LIVING REFINANT, AS FER SOTT V. WICHEL (1894); THE RECORD (COURTS) THE HOTHAL, GENNINE, & LIVING VICTIMES) THAT SUSTAINED INJURY FROM THE AFFIRMT; 3 FAILURE OF THE STATE & JUDICIARY TO ADMONISH SANCTION MR. BLANKENSHIP FOR PRACTICING LAW FROM THE BENCH WHEN HE EMERED A PLEN OF "NIM GUILTY" ON BEHALF OF THE DEFENDANT, MIS-PEPRESENTING THE AFFIGHT AS NIS ASSIGNED CLIENT PND HIS ACTING IN BAD BEHAVIOR , RATHER THAN GOOD BEHAVIOR AS REQUIRED LINDER 18 USC 636. FRIP PULE 21(b); (1) FAILURE OF STATE JUDIC MEY TO SPECIFY DISTINGUISH THE VENUE OF THE GURT OF RELORD AS EITHER MILITARY /TRIBLINAL /ADMIRALTY/ MARITIME / COURTS MARTIAL / COMMON LAW / ADMINI ISTRATIVE / MINISTERIAL / PROBATE / OR A CONSTITU-TIONAL PRTICLE III COUPET OF LAW, OF a COURT OF EQUITY OF ALL of the ABOVE AT THE SAME TIME; (B) FAILURE OF STATE & JUDICIARY TO FEMOLE THE GOLD-TRIMMED US MILITARY FLAG FROM MS CTEPO COUNTY COURTROOMS, PARSHAMT POTUS EXECUTIVE OFDER TORSY,

ISSUED BY POTUS DWIGHT D. EISENHOWER ON JUNE 25. 1958: (16) FAILURE OF STATE & JUDICIARY TO ADMONISH \* SANCTION ME. COUNTS FOR PRACTICING MEDICINE WITHOUT A LICENSE PERMICIHE MEDICINE FROM THE BENCH, AND FOR HIS BAD BEHAVIOR + CONDUCT UNBECOMING, WHEN HE SIGNED AN ORDER OF "COMMITMENT" AGAINST THE AFFIANT FOR A "COMPETENCY & MENTAL HEALTH EXAM!" 3 UPON THE AFFIANT CHALLENGING MP. COUNTS JURISDICTION; 2 1 FAILURE OF THE STATE + JUDICIARY TO STRIKE, REVERSE, DACATE, NULLIFY & VOID MR. COUNT'S "LETTER OF COM-. MITMENT OF OCTOBER 3, 2017, WHEN DR. DEETS OF IN THE OLDE MENTAL HEALTH DEPT, CLEARED THE AFFIRMT I AS COMPETENT & REPORTED SAME TO MR. COUNTS & DA ESQUIBEL, WHERE MEITHER JUDICIAL ROENT ACTED UPON THE AFFIRMY'S COMPETENCY EXAMINED THE "COMPETENCY HOLD" ON A RESTRICE, ABUSE THEIR FOW THE AFFIANT'S COMPETENCY EXAM; (8) FAILUPE OF THE THE AFFIRMT ! Thus OBSTRUCT JUSTICE, ABUSE THEIR FOWER S OFFICE AND TO FLETHER DEPRIVE THE AFTIANT OF HIS RIGHTS UNDER COLDE OF LAW & OBSTEUT HIS PIGHTS OF DUE PROCESS ! THE FRIENCE OF STATE ! JUDICIAPY TO PROPERLY + LAWFULLY WREATON THE AFFIRM ON GENUINE - + FRATUAL - ACCURATE CHARLES WITHIN 72 HOURS OF HIS FALSE ARREST + DETAINMENT AS REQUIRED UNDER LAW! I IT HAS NOW BEEN 68 DAYS WITHOUT LAWFUL ARRAINMENT; 2 20 FRILLIRE OF THE STATE & JUDICIARY TO HAVE REQUIRED # Agent's HUNTER + SANCHEZ TO POSSESS A VALID ATEREST WARRANT THEIR DATHS OF OFFICE, THEIR BONDS, CERTIFI-MATES OF LIABILITY, THEIR ID'S THEIR BADGES, AND Page # 3 0 10

OPERATIVE DASH CAMS, OR BODY CAMS, DURING T	HEIR
CRIMINAL TRESPASS, FIRET DEGREE AGGRAVATED	
ASSAULT & BATTERY, FALSE APPEST, KIDNAPPING	
AND WRONGFUL IMPRISONMENT OF THE AFFIRMT;	
(2) FAILURE OF THE STATE & SUDICIARY TO VET ! VAL	ME
HEENT HUNTER'S DEPUTY SUNKHEZ'S DIFFERING INCIDEN	
REPORTS FROM 22 SEPT., 2017; (2) FAILURE OF TH	1
STATE & JUDICIARY TO ADMONISH DA ESQUIBEL &	i
DA HUNTER FOR THEIR CONVENING & TAMPERING	
AN AD HOL EX POST FACTO GRAND JUDY, TAMPERING	
WITH EVIDENCE PRESENTED TO THE GRAND JURY,	
ERING WAY A WAINESS, SUPPRESSION OF EXCULPA	2
EUIDENCE, ALLOWING DA HUNDER TO INFLUENCE, TA	
PREJUDICE, BIAS, AND POISON THE GRAND LURY	l .
Faise & FABRUATION CHARGES NOT CONNECTED	
TO THE AFFIANT; (23) THE STATE & JUDICIARY	
ALLOWING HUNTER & ESQUIBEL TO TAINS + POISON	
THE GRAND JURY WITH OVER 1/2 Hours OF PROSE	
THE AFFIANT, BUT ALLOWING THE AFFIANT ONLY	1
5 UNINGERPHATED MINUTES TO TESTIFY ON H	.1
OWN BEHALF IN FRONT OF A CORRUPTED & CO	1 .
TAMINETED JURY NOT OF THE AFFIANT'S PEER	
PURSUANT I, TI, V, VI, VII AMENDMENT PROH	
AGAINST SAME; (24) FAILURE OF THE STATE +	
JUDICIARY TO HOMONISH & SANCTION JIM NALSH	
COLDWELL BANKER REAL ESTATE & FLORIT HUNT	1
FROM CONSPIRING & COLLUDING AMONG THEMSEL	
TO DEPRIE & DESTRUCT & SUBVERT THE PRIVATE	-
pagothy of 10	

E COMMERCIAL CONTRACTS OF THE MFFINNT TO TE CONTRACT WITH THE STATE & JUDICIARY TO INCITE 3 SPURIOUS LITICATION AGAINST THE AFFIRMS FOR PROFITEERING; (25) FAILURE OF STATE & JUDICIARY AS TO ADMONISH & SANCTION DR. JAMES WELLS OF THE ALAMOGORDO HOSPITAL FOR HIS PERSURY OF A COM-MERCIAL MEDICAL PRESCRIPTION FINDING "STEPHEN A ZU CURRY - AGE 58" "FIT FOR INCARCEPATION," WITH-\* 3 - DOING HMY SUCH FITNESS EXAM, AND FOR 5 4 5 HIS REFUSAL TO GIVE NEEDED MEDICAL HID FOR THE AFFIAM'S INJURIES SUSTAINED DURING HIS FALSE ARREST! (26) FAILURE OF STATE & JUDICIARY

TO ADMONISH & KILLIAMIA HIS FALSE ...
TO HOMONISH & SANOTION HEENTS HUMBE ...
FOR THEIR AGGRAVATED ROBBERY & THEFT OF TWO
TICINACING TO THE AFFIRMT THAT WERE - TO HOMONISH & SANCTION HEER'S HUNTER & SANCHEZ LAZ REMOVED FROM INSIDE THE AFFINATS PRIVATE RU-THOM THE RV. INCLUDING THE HEFIANT WHO WAS MAGAIN WITHOUT A VALID, WET-INKED & STAMPED TE SEATED IN THE DOOPWAY; (27) FHILLIPE OF STATE! 2 & JUDICIARY TO ADMONISH & SANCTION THE OCDC MEDICAL STAFE FOR THEIR CREATING, FABRICATING & SUB-MITTING CHARGES & PENAUTIES LINKELATED TO THE AFFIANT TO DA ESQUIBEL WHO STAPLED SAME TO DA HUNTER'S CRIMINAL COMPLAINT, WHICH WAS
THEN PRESENTED TO THE AD HOC EX POST FACTO to DA HUNTER'S CRIMINAL COMPLAINT, WHICH WAS OS GRAND JURY TO ELICIT A TAINTED POISONOUS pagn 5 of 10

"BILL OF INDICTIMENT" BY WHICH TO PRO-SE-CHOTE THE AFFIANT! (25) FAILURE OF THE STATE & JUDICIMPY TO PROPERLY NOTICE THE MESIANT OF A "DETENTION" HEARING " BEFORE MR. BLANKENSHIP SCHEDULED FOR 0830 ON OCTOBER 3, 2017; (26) FAILURE OF THE STATE & SUDICIARY TO APPEAR AT A SCHEDULED HERAIGNMENT HEAR WU ON THE MORNING UF OCTOBER 23, 2017, AND THEIR ABANDONIMENT OF THE CASE WITH THEIR NON- APPEARANCE: 27) FAILURE OF THE STATE & JUDICIARY TO BE IN FULL COMPLIANCE WITH THE ROMAN CANONS RULE(S) OF LAW; THE SUPREME LAWS of THE LAND; THE JUDICIARY ACT OF 1789; POTUS EXECUTIVE DROERS #100 + 10834; The LEIBER CODE OF 1863; THE LINI-VERSAL DECLARATION OF HUMAN RIGHTS; THE GENEUA CONVENTION! THE HAGUE CONVENTION! THE BAR TREATY OF 1947 , THE HOMINISTRATIVE PROCEDURES HET, SECTION #12 (1948); THE USA CORPORATION BANICRUPTCY OF 1933; THE SHERMAN PARTITICUST ACT, THE THETE HANTLEY ACT; THE UNIFORM COMMERCIAL CODE; THE A.B. N.S RULES OF ETHICAL CONDUCT: " THE US CONSTITU-TIONS ARTICLE III, SECTION # 3; ETC., ETC., ETC., (29) THE STATE & MDICIARY'S FAILURE TO HOLD TO ACCOUNT MR. COUNT FOR HIS VIDENTING 28 48 636 \$ 28 USC 455 FOR FAILING TO DISCLOSE 3 DIVEST GIMEELE OF HIS FINANCIAL INTERESTS 4 HOLD IN OS IN THE DIERD COUNTY DETENTION CENTER; Frage # 6 of 10

130) FAILURE OF THE STATE & SUDICIPELY TO ADMONISH 3 7 SANCTION THOSE OFFICERS AGENTS OF THE NEW MEXICO BAR FOR SEERING & HOLDING PUBLIC OFFICES OF THE STATE GOVERNMENT IN VIOLATION S & OF THE "SEPARATION OF POWERS ACT," THE "TITLES OF 3 THOBILITY ACT, " AND THE "ORIGINAL (PRE-1871) } B = 3 ORGANIC XIII AMENDMENT, WHICH WAS LAWFULLY PATIFIED 3 - IN 1819 & WEVER REPEALED! ["NO ONE CAN HAUL 3 3 OR AMEND EVEN A HUMAN WILL ONCE RATIFIED !"-GALATIANS 3:15]; (3) FAILURE OF STATE & JUDICIARY
TO ADMONISH & SANCTION THOSE OFFICERS & AGENTS WHO HAD CHOSEN TO OPERATE OUTSIDE OF THEIR Z RIGHTS, DEFENSES, AND THEIR IMMUNITIES; 33 FAILURE OF THE STATE & JUDICIARY TO HOMONISH I SUNCTION THOSE CORPORATE WEENTS ! DEFICERS FOR 5 THEIR WILLFULL SILENCE FRAND & ABSTRUCTION THEIR WILL FULL SILE OF THE AFFIANTS AFFIDANTS, PETITIONS & NOTICES, 2 AS THEIR OBSTRUCTION OF MISTICE CONTINUES UNABATED! 333 FAILURE OF STATE & LIDICIARY TO FULLY DISCLOSE TO THE AFFIANT & THE PUBLIC THE IMPOSITION OF MARTIAL LAW, WHICH HAS SUSPENDED THE AFFIANTS 3 WEIT OF HABERS CORPUS SUBMITTED IN EARLY COTOBER TO THE DISTRICT COLLETS OF MR. BLANKENSHIP TYE & MR. COUNTS! (34) THE FAILURE OF THE STATE!

LES SUDICIPACY TO ADMONISH SANCTION PUBLIC DEFENDERS MARIO TORREZ & JONATHAN MILLER FOR SUPPESSING EXCULPATORY EVIDENCE THAT WALLD BE HELPELL IN page #7 ed 10

EXPNERATING & ACQUITING THE AFFIRMS OF A	
WRONGDOING BOTH IN NEW MERICO + COLDRAD	1.9
PND FOR THEIR WILLFULLY INEFFECTIVE & DET	11
CONNSEL, WHEREIN, THE AFFIANT HAS NO WAY	Andrew C.
VERIFY THAT EITHER TORREZ OF MILLER HA	1 1
FILED ANY WATIONS FOR PELIEF, AS THE	11
ALLEGED : (35) FAILURE OF THE STATE +	1 1
TO ADMINISH OR SANCTION DA ESQUIBEL FOR	! ! <i>!</i>
HER WILL SUPPRESSION OF EXCULPATOR	! }
EVIDENCE AND OF HER "BILL OF PARTICULAR	
Which Would BE OF HELP TO THE AFFINAN	
(36) FAILURE OF THE STATE & JUDICIARY TO	
VET & VERIFY THE ACCURACY & VERACITY, OR	ENEM
THE EXISTENCE OF A WARRANT SUPPOSEDLY ISS	
FROM A DENVER DISTRICT FOURT, HAS RESULTE	
IN THE MULLIFICATION & VOIDING OF THE ARR	
BY HEENT DUNGER & SANCHEZ, THEIR "INCIDE	1
REPORT, " "HUNITERS CRIMINIAL COMPLAINT, " A	. \$
THE EXPOST FACTO GRAND TURY'S INFLUENCES, T	
PRISONE'S "BILL OF INDICTMENT," AS PER	,
THE FRUIT OF THE POISONOUS TREE DOLTRIN	* * *
(3) THE "FIRST DEFECT" T "FATHL FLAW" WITE	
THE PROSECUTION'S CASE HEADINST THE AFEIGHT	,
BEGINS & ENDS WITH HEENT DAVID J. HUNTER	<u> </u>
APROGANCE, SELF-IMPORTANCE, HIS DISHONES	i
AND HIS LACK OF HONOR, CHARACTER, VIDELL	<u>μ</u> ,
= INTEGRITY, AS HIS DEVILLY & DURKNIN	l i
HAS POISON ED HIS EVERY MOVE AND TH	
page #8 of 10	
	I

Actions & REACTIONS OF THOSE HE WAS MANIHOED TO ENZIST IN HIS GAMES OF INLAND PIRACY AERINST A PERCEFUL CIVILIAN POPULATION: 38) THE SUM TOTAL OF THE PROSECUTION'S CASE, PLESUANT THE ABOVE STATEMENTS OF FACT, IS NOW ZERO, AS OPPOSING CONNSEL " ALL OFFICERS ! AGENTS OF THE STATE & JUDICIARY HAVE GONE SILENT AND HAVE ACQUIESCED! INASMUCH THEY HAVE TACITLY NCIEPTED + AGREED TO THE COTERECT WESS HICKERCY OF THE FACES CHERENTLY IN EVIDENCE, AND THEY'VE AGREED TO THE AFFIRMT'S TERMS & CONDITIONIS, INCLUDING THIS US DISTRICT COURT'S ISSUANCE OF A SUMMARY SUDGMENT IN THE GERNATING OF THE FULL RELIEF - REMEDY HE IS DUE UNDER THE RULE OF LAW, AND ALL WITHOUT FURTHER SALF, DENIAL DELAY, SUBVERSION, CONVERSION, OR DBSTRUCTION, PURSUANT THE VI VI VIII TX X XI AMENDMENT PROVIDITIONS + CONSTRAINTS! 39 LANING LEFT THE BATTLE FIELD IN DISHOUR, DEFAULT, AND DIS- GRACE, THE STATE Y 12th JUDICIAL DISTRICT, OV DTERO COUNTY, THE STATE OF COLORADO, THE COUNTY OF DEWER AND THE COUNTY OF MUNICOSE, MUST BE HELD IN COMPLIANCE WITH THE US SUPREME COURT PULINGS DECISIONS ORDERS THAT COMMAND THEM TO STAND DOWN IN THEIR ATTACKS UPON A PROTECTED CRIME VICTIM. WITHERS & INFORMANT UNDER 18 USC 3771, AND UNDER THE UNIVERSAL DEPLARATION OF LIMMAN RIGHTS! (40) FRIEURE OF THIS US DISTRICT COMET TO BE IN

3	FULL COMPLIANCE WITH THE ROMAN Comms + Rules
~ <u>c</u>	OF LAW! ALLE SUPREME LAWS OF THE LAND! AND
3 N	THE STATE & U.S CONSTITUTIONS, WOULD BE NO ELESS THAN CATASTROPHIC TO THE HONDE, CHARACTEP, 5
	LESS THAN CHT ASTROPHIC TO THE HONDE CHWENCEP, 3
3 \$	INTEGRITY, AND THE DECORUM OF THIS COURT
3	
3	In Summarry: It is THE POTITION PRAYER & &
-3	OF THIS HEFIANT THAT HE BE RECOGNIZED, NOT 3 = 4
	AS A "RACKETEERING TERROVEIST, " BUT AS A 3
	DEMUNILE + TRUE ADVOCATE FOR THE PEACE TO VIL
	ORDER OF ONR PROUD NATION, AND A PROTECTED FUT
	MSSET FOR THE REFORMATION & RESTORATION OF 33 &
4 3	OUR AMERICAN GOVERNMENT AND ITS JUDICIAL & 3
3 ~	SySTEM, WHICH MUST BE PETENED IN IF OUR
\$ = 3 = 4 = 5 = 5 = 5 = 5 = 5 = 5 = 5 = 5 = 5	Couptry 15 TO SURVIVE + TO Avoid A MANOR 3
	MELT DOWN TO ANARCHY! THE AMERICAN & 3 }
3	PEOPLE ARE DESERVINIO OF THEIR GOVERNMENT &
<del>-</del> <del>2</del>	LEADERS PROVIDING HOWEST SERVICES AS THE
	TRUSTEES OF THE PUBLICS WELFARE SAFETY! 7
	It is So who so it shoul BE!
	24 19 10 PRINT 18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The same of the sa	MAY PEACE, WERRY & GRACE LIGHT YOUR
	JOHENEYS HOME!
- 3 8	Share Duran Carrie
£ =	Hollovirus Acoust 4
	Paramount Secured Faily Guditer
<u> </u>	non-us Domestie Non- Parental Alian
	page 10 of 10 ALL Rights Rulainied UCE 1-308

ROMOGNAD, NM [ 88210] Curry , Suver Durand

かれ、人についばエニコ R.O. GRAZION O'N DATA ANDER SOLVENDE.

RECEIVED At Albuquerque NM DETENTION CENTER INMATE CORRESPONDEN

To: West Fron I Dykmen MATTHEW J. DYKMAN

NO FEDERAL DISTRICT COURT CLERK
AS COUNTY HOUSE, IF RE 210

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Actional Case Not 2. 17